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SERIAL NUMBER	FILING DATE	FIRST NAMED APPLICANT		ATTORNEY DOCKETT NO.
				EXAMINER
			<u> </u>	LIV WINCE!
			ART UNIT	PAPER NUMBER
				16
			DATE MAILED:	10
•		Examiner interview summary rec	שאט	
11	nt, applicant's representa	A		
(1) 17-012	10004-9	(3)		
(2) M, B	LECHEN			
Date of Interview	4/28		•	
9 4	☐ Personal (copy is giv	ren to □ applicant □ applicant's representative).		
Exhibit shown or demoi	nstration conducted: $\Box$	Yes No. If yes, brief description:		
Agroomont Clwgs ro	ached with respect to son	ne or all of the claims in question. was not reache	d.	
	NONE	•		
Claims discussed:				
Identification of prior ar	t discussed:	ONE		
D scription of the gene	eral nature of what was ag	greed to if an agreement was reached, or any other co	mments: ATT	DRATY WAS
CALLED T	O ACKINUW	greed to if an agreement was reached, or any other co	FIERF	ENAL.
FRAMIAS	a. INDICAT	ED CORBIDERATION W	OULD BE	= GIVENTO
IN NALL ( a) A)	TCC ATOM D	ED CORBIDERATION W PLCS, BUT AMOODING	NTS AG	PEARCOTO
PINCER	CHE PAPINCIT	20 1 20 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		
		new matter.	rood would render 1	he claims allowable must be
(A fuller d scription, if attached. Also, where	necessary, and a copy or no copy of the amendme	the amendments, if available, which the examiner agreems which would render the claims allowable is available.	ole, a summary ther	reof must be attached.)
		de a separate record of the substance of the interview		ACT OFFICE ACTION IS NOT
WAIVED AND MIIST I	NCLLIDE THE SUBSTAN	to indicate to the contrary, A FORMAL WRITTEN RES NCE OF THE INTERVIEW (e.g., items 1-7 on the repair of the result of the resul	rse side of this form	ii). Il a i sponse to the last Office
requirem ints response requ	that may be present in th	ry above (including any attachments) reflects a comple last Office action, and since the claims are now allow se action. Applicant is not relieved from providing a se	#able, this complete	60 total is considered to minimus
PTOL 412 (PEV 2.03)		Examiner's Si	ignature	